EXHIBIT 3

Subject: RE: Document Production Log / Costs and Time to Transfer Documents

Date: Tuesday, December 14, 2021 at 4:22:53 PM Eastern Standard Time

From: Stamatopoulos, Gregory < gstamatopoulos@weitzlux.com>

To: 'Corey Stern' <CStern@levylaw.com>, Theodore J. Leopold <tleopold@cohenmilstein.com>

CC: Josh Dischinger < JDischinger@levylaw.com>, Novak, Paul < pnovak@weitzlux.com>, Michael Pitt

<mpitt@pittlawpc.com>

Corey-

The vendor has notified us that the report they generated took 2.75 hours of project management (PM) time to compile. It will take an additional 8-10 hours to export the requested productions to provide you via secure FTP or hard drive. PM is \$150/hour so the report + export will cost approximately \$1,612.50-1,800.

After comparing the list that you provided to us with the documents that we have collected in discovery over the course of the litigation, it appears that there are approximately 1,000,000 documents that are not on your system. The aggregate defendant and non-party production files you have requested range from 1,000-1,250GB. Given the large size, it will take 2-3 weeks to copy the data to a secure FTP or hard drive. The vendor still expects only 8-10 hours of PM time, but the computer will need time to extract and copy the requested files for export.

Please let us know if you are amenable to incur the PM costs for the report + export. If so, I will instruct our vendor Meta-e to move forward and they will bill you directly.

Best, Greg

Gregory Stamatopoulos

Weitz & Luxenberg, P.C.

The Fisher Building
3011 W. Grand Blvd, 24th Floor | Detroit, MI 48202

T 313.800.4168 | F 646.293.7955
gstamatopoulos@weitzlux.com

From: Corey Stern < CStern@levylaw.com> **Sent:** Tuesday, December 14, 2021 12:05 PM

To: Theodore J. Leopold <tleopold@cohenmilstein.com>

Cc: Josh Dischinger < JDischinger@levylaw.com>; Stamatopoulos, Gregory < gstamatopoulos@weitzlux.com>;

Novak, Paul <pnovak@weitzlux.com>; Michael Pitt <mpitt@pittlawpc.com>

Subject: Re: Document Production Log

Great thanks

Corey M. Stern Levy Konigsberg, LLP 605 Third Ave, 33rd Floor New York, New York 10158 (212)605-6298 (212)605-6290 (facsimile) www.levylaw.com

On Dec 14, 2021, at 12:01 PM, Theodore Leopold < tleopold@cohenmilstein.com> wrote:

Corey,

From your emails I understood you only needed a few "missing documents", not 123 documents. We are getting the platform to provide a costs to locate, transfer the documents and it can be presented to you to make sure you are ok paying for the time. thanks

Ted

Theodore Leopold

Partner

Cohen Milstein Sellers & Toll PLLC

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website

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From: Stamatopoulos, Gregory <<u>gstamatopoulos@weitzlux.com</u>>

Sent: Tuesday, December 14, 2021 10:50 AM

To: Margaret Wolf < <u>mwolf@metaediscovery.com</u>>; Paul McVoy < <u>pmcvoy@metaediscovery.com</u>> **Cc:** Theodore Leopold < <u>tleopold@cohenmilstein.com</u>>; mpitt < <u>mpitt@pittlawpc.com</u>>; Novak, Paul

<pnovak@weitzlux.com>

Subject: [EXTERNAL] FW: Document Production Log

Good Morning Margaret-

Co-Liaison Counsel has requested that we make the following documents available to them for downloading and import into their database.

Before we move forward, can you give us a rough estimate of what it would cost to make these documents available for export to them depending on the method?

Thank you, Greg

Gregory Stamatopoulos

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gstamatopoulos@weitzlux.com

From: Josh Dischinger < JDischinger@levylaw.com>
Sent: Wednesday, December 08, 2021 3:10 PM

To: Stamatopoulos, Gregory <<u>gstamatopoulos@weitzlux.com</u>>

Subject: FW: Document Production Log

Hi Gregory,

See below and attached. I haven't heard back yet from Paul on this (I'm sure he's busy), so I talked to Corey and he suggested I reach out to you, and said you had been very helpful in the past. If there's a way you guys could get us what we're missing, it would be very helpful for the upcoming trial.

Thanks & best, Josh Dischinger

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